## S. 1665

To amend the Andean Trade Preference Act to add Paraguay and Uruguay to the list of countries that are eligible to be designated as beneficiary countries and ATPDEA beneficiary countries, and for other purposes.

## IN THE SENATE OF THE UNITED STATES

September 14, 2009

Mr. Lugar introduced the following bill; which was read twice and referred to the Committee on Finance

## A BILL

To amend the Andean Trade Preference Act to add Paraguay and Uruguay to the list of countries that are eligible to be designated as beneficiary countries and ATPDEA beneficiary countries, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "ATPDEA Expansion
- 5 and Extension Act of 2009".

1	SEC. 2. AMENDMENT TO ANDEAN TRADE PREFERENCE							
2	ACT.							
3	(a) Addition of Paraguay and Uruguay to List							
4	OF ELIGIBLE COUNTRIES.—Section $203(b)(1)$ of the An-							
5	dean Trade Preference Act (19 U.S.C. $3202(b)(1)$ ) is							
6	amended by inserting after "Colombia" the following:							
7	"Paraguay							
8	"Uruguay".							
9	(b) CERTAIN ARTICLES FROM CERTAIN ATPDEA							
10	BENEFICIARY COUNTRIES ELIGIBLE FOR PREFERENTIAL							
11	TREATMENT.—Section 204(b)(3)(B) of the Andean Trade							
12	Preference Act (19 U.S.C. 3203(b)(3)(B)) is amended by							
13	redesignating clause (viii) as clause (ix) and inserting							
14	after clause (vii) the following:							
15	"(viii) Certain wool textiles.—							
16	"(I) General rule.—Any ap-							
17	parel article classifiable under a sub-							
18	heading of the Harmonized Tariff							
19	Schedule described in subclause (II),							
20	if the article is both cut and sewn or							
21	otherwise assembled in the United							
22	States, or one or more ATPDEA ben-							
23	eficiary country, or both.							
24	"(II) Subheadings de-							
25	SCRIBED.—A subheading described in							

1		this	subc	lause	mea	ns	any	of	the	fol-
2		lowin	ng su	bhead	lings	of	the !	НΤ	S:	
		6106 6107 6108 6108 6109 6110 6111 6114 6115 6201 6201 6202 6202 6202 6203 6203 6203 6203	3.90.10 7.29.20 7.99.20 3.39.10 3.99.20 0.90.15 0.11.00 1.90.05 6.94.00 5.94.00 1.11.00 1.91.10 1.91.20 2.11.00 2.91.10 3.29.10 3.29.10 3.29.10 3.31.50 3.31.50			622 622 622 622 622 622 622 622 622 622	03.41. 03.41. 04.11. 04.21. 04.31. 04.41. 04.41. 04.61. 04.61. 05.90. 06.20. 06.20. 07.99. 07.99. 08.99. 09.90. 14.20. 16.00.	20 00 00 10 220 11 220 00 11 10 90 90 90 50 71 10 220 40 220 40 20 60 60 60 60 60 60 60 60 60 60 60 60 60		
3			"(III)	() Оті	HER	RE	QUII	REM	ENT	s.—
4		Rule	es sin	nilar t	o the	e n	ales	desc	eribe	d in
5		claus	se (vi	) shal	ll app	oly	to a	rtic	les e	eligi-
6		ble	for p	orefere	entia	l t	reati	men	t ui	nder
7	this clause.".									
8	(e) Termination of Duty-Free Treatment.—									
9	Section $208(a)(1)$ of such Act (19 U.S.C. $3206(a)(1)$ ) is									
10	amended—									
11	(1) by striking "or Peru" and inserting ",									
12	Paraguay, Uruguay, or Peru"; and									
13	(2) by striking "December 31, 2009" and in-									
14	serting "December 31, 2012".									

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